	Application Number				
INFORMATION DIGGL COURT	Filing Date		2006-09-22		
INFORMATION DISCLOSURE STATEMENT BY APPLICANT	First Named Inventor Desn		smond Farrelly		
(Not for submission under 37 CFR 1.99)	Art Unit		Unknow		
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	3	1 336 838	EP		A2	2003-08-20	ROMANI FOUD DI (DE)	3			

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